IN THE UNITED STATES DISTRICT COURT Case 3:13-cr-00026-MORDHEIMORTSERNFILET DIVIZION PageID 845 DALLAS DIVISION

| UNITE | ED STATES OF | AMERICA |) | | |
|---------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------|
| VS. | | |) | CASE NO.: 3 | 3:13-CR-026-M (03) |
| MIGUI | EL BERNABE, | Defendant. |))) | | |
| | | | REPORT AND RECOMMI | | <u>TY</u> |
| and no undersi Plea of MIGUl | defendant, and the objections there igned District June Guilty is correct BERNABE is | ne Report and Recomme to having been filed with dge is of the opinion tha et, and it is hereby accept s hereby adjudged guilty | ecord, including the Notice Recordation Concerning Plea of Chin fourteen days of service in the Report and Recommend pted by the Court. According of Possession with Intent to E will be imposed in accordance. | Guilty of the United Staten accordance with 28 U. lation of the Magistrate Jely, the Court accepts the Distribute a Controlled Su | es Magistrate Judge, S.C. § 636(b)(1), the Judge concerning the e plea of guilty, and abstance, in violation |
| ⊠ | The defendant | is ordered to remain in c | custody. | | |
| | The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). | | | | |
| | Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c). | | | | |
| | The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than | | | | |
| | ☐ There is ☐ The Go ☐ This m release | is a substantial likelihood overnment has recommentated shall be set for head of for determination, by classics. | pursuant to 18 U.S.C. § 31430 d that a motion for acquittal cended that no sentence of imparing before the United States lear and convincing evidence son or the community if release | or new trial will be grant risonment be imposed, as Magistrate Judge who e, of whether the defenda | ted, or and set the conditions of ant is likely to flee or |
| | alleging that the 3143(a)(2). The of release for do 3145(c) why the convincing evices | nere are exceptional circuis matter shall be set for etermination of whether the defendant should not be | oursuant to 18 U.S.C. § 3143(a) cumstances under § 3145(c) re hearing before the United Strict has been clearly shown that be detained under § 3143(a)(2) t is likely to flee or pose a dark | why he/she should not ates Magistrate Judge w t there are exceptional ci), and whether it has been | be detained under § ho set the conditions recumstances under § n shown by clear and |
| | SIGNED this 2 | 27 th day of January, 2014 | 1. | | |

BARBARA M. G. LYNN
UNITED STATES DISTRICT JUDGE
NORTHERN DISTRICT OF TEXAS